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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/642,359	08/15/2003	John W. Countz	14598.01	1626
7590 10/08/2004			EXAMINER	
Chief Intellectual Property Counsel			TAWFIK, SAMEH	
CARGILL, INCORPORATED 15407 McGinty Road West Wayzata, MN 55391-2399			ART UNIT	PAPER NUMBER
			3721	
	•		D. 777	

DATE MAILED: 10/08/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(a)				
		Applicant(s)				
Office Action Summary	10/642,359	COUNTZ, JOHN W.				
Office Action Summary	Examiner	Art Unit				
	Sameh H. Tawfik	3721				
The MAILING DATE of this communication a Period for Reply	ppears on the cover sheet with	the correspondence address				
A SHORTENED STATUTORY PERIOD FOR REP THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a relative to reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	I. 1.136(a). In no event, however, may a repepty within the statutory minimum of thirty (d will apply and will expire SIX (6) MONTHute, cause the application to become ABA	oly be timely filed (30) days will be considered timely. HS from the mailing date of this communication. NDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 09	102004.					
<u> </u>	is action is non-final.					
,	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
• •	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4)⊠ Claim(s) <u>1-9,18 and 19</u> is/are pending in the application.						
,	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-9 and 18-20</u> is/are rejected.	• / ——					
7) Claim(s) is/are objected to.	· · · 					
8) Claim(s) are subject to restriction and	or election requirement.					
Application Papers						
9) The specification is objected to by the Examir	ner					
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign	an priority under 35 U.S.C. & 1	119(a)-(d) or (f)				
a) ☐ All b) ☐ Some * c) ☐ None of:	gri priority under 65 5.6.6. 3	10(4) (4) 51 (1).				
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority docume		plication No.				
3. Copies of the certified copies of the pri						
application from the International Bure		· ·				
* See the attached detailed Office action for a lis	•	eceived.				
Attachment(s)						
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/	Mail Date				
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 09112003&06212004. 5) Notice of Informal Patent Application (PTO-152) 6) Other:						

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DETAILED ACTION

Election/Restrictions

Applicants cancellation of non-elected claims 10-17 of paper # 09102004 is acknowledged.

Claim Objections

Claim 1 is objected to because of the following informalities:

(claim 1, line 10) delete "an" before "pressure" and instead insert --a--. Appropriate correction is required.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-4, 6-9 and 18-20 are rejected under 35 U.S.C. 102(b) as being anticipated by Atkins et al. (4,457,122).

Atkins discloses a positive-pressure packaging system comprising a platen (Figs. 2 and 3; via base 12 and heated lower platen 16) for receiving a product (P) and a packaging material (B) having an open end (Fig. 1); a dome (Fig. 1; via 10 and heated upper platen 14) moveable to a first position relative to the platen wherein the product may be placed on the platen, and a second position relative to the platen wherein the product is substantially enclosed inside of a pressure chamber detined by the platen and the dome (Fig. 4); a seal assembly (Figs. 3 and 4; via sealing means 22) for operatively coupling the dome to the platen in the second position and for

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straitening the open end (Fig. 4), wherein the seal assembly is adapted to allow expulsion of fluids from the pressure chamber; and an pressure source ((Fig. 4; via vacuum pressure ATMOS) operable coupled with the dome for increasing pressure within the dome so that the packaging material is compressed against the product (Figs. 3 and 4).

Regarding claim 2: further comprising a sealing device (via 22) on at least one of the platen (10) and the dome configured to seal the packaging material after the packaging material has been compressed (Figs. 4).

Regarding claim 3: wherein the sealing device includes a heating element configured to provide the package with a hermetic seal via heating platens 14 and 16.

Regarding claim 4: further comprising a gas inlet for injecting a gas into the packaging material to purge an interior of the packaging material before compressing the packaging material (Fig. 4; via ATMOS).

Regarding claim 6: wherein the pressure source includes an air compressor operably coupled with the dome to provided pressurized air to the pressure chamber (column 3, lines 62-68 and column 4, lines 1-6).

Regarding claim 7: wherein the pressure source includes an expandable bladder configured to expand and exert pressure against the packaging material (via Diaphragm 18).

Regarding claim 8: wherein the seal assembly is a labyrinth structure that allows passage of fluids and obstructs passage of particulates (Figs. 4; via 22).

Regarding claim 9: wherein the packaging material includes multiple layers of a webbing (Figs. 1-3; via bag opening).

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Regarding claim 18: a pressure source operably coupled with the dome for increasing pressure within the pressure chamber relative to the ambient pressure so that the open package is compressed against the product, wherein the seal assembly allows expulsion of fluids from the package through the open end thereof and inhibits expulsion of a particulate (Figs. 3 and 4; via expansion of diaphragm 18) and a sealing device (22) on at least one of the platen and the dome configured to seal the package after the package has been compressed.

Regarding claim 19: wherein the seal assembly includes a first labyrinth structure (Fig. 3; via 22 has grove and protrusion portions) provided on the flat surface of the platen, and a second labyrinth structure (via 26) provided on the pressure dome (via on 10), the first and second labyrinth structures being engageable so as to form a closed seal that allows the passage of fluids under increased pressure (Fig. 4).

Regarding claim 20: wherein the sealing device includes a first heat-sealing component on the platen, and a second heat-sealing component on the pressure dome and positioned to substantially abut against the first heat-sealing component when the pressure dome is in the closed position (Fig. 4; via 26 or the platens 14 and 16).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Atkins et al. (4,457,122).

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Atkins does not disclose that the gas is selected from the group consisting of Ar, Co2, or CO. However, it would have been obvious to one having ordinary skill in the art at the time the invention was made to have modified Atkins's packaging system by inserting gas inside the bag selected from Ar, Co2, or CO, for the purpose of extending and increasing the packaging shelf life of the product. Alternatively, the examiner takes an official notice that the mentioned using of gas Ar, Co2, or CO to be inserted inside the packaging bags is old, well known, and available in the art.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sameh H. Tawfik whose telephone number is (703) 308-2809. The examiner can normally be reached on Tuesday - Friday from 8:00 AM to 6:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Rinaldi Rada can be reached on (703) 308-2187. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Sameh H. Tawfik Patent Examiner Art Unit 3721

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